

Fiscal Note



Fiscal Services Division

<u>SF 384</u> – Law Enforcement Equipment Removal, Criminal Penalty (LSB 1927SV.1) Analyst: Beth Lenstra (Phone: (515) 281-6301) (beth.lenstra@legis.iowa.gov) Fiscal Note Version – As amended and passed by the Senate Requested by Bob M. Kressig

Description

<u>Senate File 384</u> as amended and passed by the Senate creates a new offense, removal of an officer's communication or control device, and provides a graduated system of penalties for the offense. This Bill also designates lesser penalties for the crime of interference with official acts for actions that result in bodily injury compared to those that result in serious injury.

Background

Correctional and Fiscal Information

- The new offense, removal of an officer's communication or control device, defines "officer" as a correctional officer or a person with a professional permit to carry a weapon. The correctional and fiscal impact cannot be estimated due to a lack of data. This Bill provides penalties ranging from a simple misdemeanor to a Class "D" nonforcible felony, depending on the circumstances of the crime.
- Current law provides for a graduated system of penalties for interference with official acts, ranging from a simple misdemeanor to a Class "C" felony depending on the circumstances of the crime.
- According to the Justice Date Warehouse, in FY 2012 there was one charge for Class "C" felony and one charge for Class "D" felony interference with official acts involving injury that resulted in a conviction not-as-charged.
- During FY 2012, there were 59 charges for aggravated misdemeanor interference with official acts involving injury that resulted in convictions not-as-charged. Of these, 57 resulted in simple misdemeanor convictions for interference with official acts (without injury).
- Offenders convicted of a simple misdemeanor offense are not supervised in lowa's corrections system. They usually are sentenced to a financial penalty or community service, or some combination thereof.
- The impact on the judicial branch operating budget is the case cost difference of a simple misdemeanor (\$28) and a serious misdemeanor (\$209).
- The impact on the indigent defense budget is the case cost difference between a simple misdemeanor (\$300) and a serious misdemeanor (\$600).
- According to the Justice Data Warehouse, the Criminal and Juvenile Justice Planning Division (CJJPD), and the Department of Corrections, the following are estimates for sentencing, length of stay for a serious misdemeanor, and costs for interference with official acts:

Criminal Justice System Information

	Percent		Average	Percent	Avg Length	
	Sentenced	Avg Length	Cost per	Sentenced	of Stay	Marginal
Conviction	to	of Stay on	Day for	to County	in County	Cost
Offense Class	Probation	Probation	Prob/Parole	Jail	Jail	Per Day
Serious Misdemeanor	28.6%	12.5 months	\$3.66	57.1%	28 days	\$15.00

The sentencing percentage is 85.7% (combined probation and jail sentences). Approximately 14.3% of offenders convicted of this serious misdemeanor will receive a sentence other than probation or county jail incarceration, such as a financial penalty and/or community service.

Minority Data Information

The table below shows the FY 2012 offender-based convictions for interference with official acts, according to the Iowa Court Information System (ICIS). Minority offenders are disproportionately convicted compared to their percentage of the Iowa population.

FY 2012 Convictions for Interference With Official Acts

				Percent		Percent
Conviction	Percent	Percent	Percent	Native	Percent	Other or
Offense Class	White	Black	Hispanic	American	Asian	Unknown
Simple Misd.	65.0%	27.2%	5.3%	0.9%	0.8%	0.8%
Serious Misd.	58.3%	41.7%	0.0%	0.0%	0.0%	0.0%
Aggravated Misd.	59.9%	33.6%	5.3%	0.7%	0.0%	0.5%
Total Convictions	64.6%	27.6%	5.2%	0.9%	0.9%	0.8%

The minority impact of the new offense, removal of an officer's communication or control device, cannot be estimated due to a lack of data. Refer to the Legislative Services Agency (LSA) memo addressed to the General Assembly, Minority Impact Memo, dated February 11, 2013, for information related to minorities in the criminal justice system.

Assumptions

Correctional and Fiscal Information:

- The new offense limits the definition of "officer." Also, the crime may be similar to the crime of disarming or attempting to disarm a peace officer of a dangerous weapon as defined in Lowa Code section 708.13(2). If so, there were five convictions for that offense in FY 2012. Therefore, there may be few convictions for the new offense of removal of an officer's communication or control device.
- Refer to the <u>Correctional Impact Memo</u>, dated February 11, 2013, for information related to costs by crime class. The memo provides a range of costs based on actual costs and length of stay plus certain assumptions. A range of costs is provided for nonviolent crimes. The new crime created in this Bill may be at the higher end of the range because it may be considered a violent crime (against a person) rather than a nonviolent crime.
- In relation to the Bill's provisions regarding interference with official acts, charge, conviction, and sentencing patterns and trends will not change over the projection period.
- Prisoner length of stay, revocation rates, plea bargaining, and other criminal justice policies and practices will not change over the projection period for the crime of interference with official acts.

- This law will become effective July 1, 2013. A lag effect of six months is assumed from the
 effective date of the Bill to the date of first entry of affected offenders into the correctional
 system for the crime of interference with official acts.
- Under this Bill, more aggravated misdemeanor charges will result in serious misdemeanor convictions. Approximately half of the offenders currently being convicted of a simple misdemeanor will be convicted of a serious misdemeanor under this Bill's provisions.
- These will be bench trials and 50.0% of the offenders convicted will be indigent.
- There will be increases in county jail sentences for serious misdemeanor convictions.
- Marginal costs for county jails cannot be determined due to a lack of data. For purposes of this analysis, the marginal cost for county jail is assumed to be \$15.00 per day.

Minority Data Information:

- The minority impact of the new crime cannot be estimated due to a lack of data. The crime may be similar to the crime of disarming or attempting to disarm a peace officer of a dangerous weapon as defined in Lowa Code section 708.13(2). If so, then 40.0% of the FY 2012 convicted offenders were Black and 60.0% were White. There may be a minority impact associated with the new crime created in this Bill.
- The impact on minorities for the change to interference with official acts will remain consistent with current data.

Summary of Impacts

Correctional Impact

There will be an estimated 28 offenders annually convicted of a serious misdemeanor under this Bill that are convicted of a simple misdemeanor under current law for the crime of interference with official acts. Net admissions to the correctional system are indicated in the following table. Data in the table does not include the correctional impact of the new offense, removal of an officer's communication or control device.

Net Admissions	to the Cor	rectional	System
Net Admissions	to the out		

	FY 2014	FY 2015	FY 2016	FY 2017	FY 2018
County Jail	5	11	11	11	11
Probation	4	8	8	8	8
Total	9	19	19	19	19

The table above shows the net admissions — it does not reflect offenders admitted to the correctional system under current law (estimated to be five offenders annually). An estimated four offenders annually convicted of this serious misdemeanor will receive a sentence other than probation supervision by Community-Based Corrections (CBC) or county jail incarceration, such as a financial penalty and/or community service. The impact on the probation population is expected to be minimal, trending slightly upward over the five-year projection period because the length of stay under supervision exceeds one year.

To the extent that the new crime, removal of an officer's communication or control device, results in new convictions, the correctional impact is understated in this fiscal note.

Minority Impact

It is expected this Bill will have a disproportionate impact on minorities because approximately 34.2% of offenders convicted under the Bill's provisions related to interference with official acts may be minorities. Under current law, these simple misdemeanor offenders are not supervised in the corrections system. This Bill shifts simple misdemeanor convictions to serious

misdemeanor convictions. There will be a minimal increase (estimated to be four offenders annually) in the number of minority offenders supervised in the correctional system (either probation or county jail incarceration).

To the extent that the new crime, removal of an officer's communication or control device, results in new convictions, the minority impact may be understated in this fiscal note.

Fiscal Impact

The fiscal impact for the Bill's provisions related to interference with official acts is estimated to be an increased cost to the State General Fund of \$7,200 in FY 2014 and \$25,300 in FY 2015. County jail costs are estimated to increase by \$2,100 in FY 2014 and \$4,300 in FY 2015. The costs of the new offense, removal of an officer's communication or control device, cannot be estimated.

The table below shows the impact by areas within the criminal justice system for the Bill's provisions related to interference with official acts. Costs will continue to slowly increase in future fiscal years because the length of stay in the corrections system (probation) exceeds one year.

Fiscal Impact by Funding Source

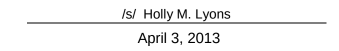
Co. at 1ath	Count	y Budgets					FY 2015				
C - 1 1-11		y Daugets	Gen	eral Fund	•	Total	Count	y Budgets	Gen	eral Fund	Total
County Jail	\$	2,100	\$	0	\$	2,100	\$	4,300	\$	0	\$ 4,300
CBC - Probation		0		2,600		2,600		0		16,000	16,000
Judicial Branch		0		2,500		2,500				5,100	5,100
Indigent Defense		0		2,100		2,100				4,200	4,200
Total	\$	2,100	\$	7,200	\$	9,300	\$	4,300	\$	25,300	\$ 29,600
· ·	\$	2,100	\$	2,100	\$	2,100	\$	4,300	\$		4,200

The fiscal impact to the judicial branch, indigent defense, and county budgets reflect the increased cost for serious misdemeanor cases, minus the costs for simple misdemeanor cases, for the Bill's provisions related to interference with official acts.

To the extent that the new crime, removal of an officer's communication or control device, results in new convictions, the fiscal impact is understated in this fiscal note.

Sources

Department of Human Rights, Criminal and Juvenile Justice Planning Division Department of Corrections Office of the State Public Defender State Court Administrator's Office



The fiscal note for this bill was prepared pursuant to <u>Joint Rule 17</u> and the Iowa Code. Data used in developing this fiscal note is available from the Fiscal Services Division of the Legislative Services Agency upon request.